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UNITED STATES DISTRICT COURT  
 CENTRAL DISTRICT OF CALIFORNIA

<p>JULIA HUBBARD, et al.,</p> <p style="text-align: right;">Plaintiffs,</p> <p style="text-align: center;">vs.</p> <p>TRAMMELL S. CROW, JR., et al.,</p> <p style="text-align: right;">Defendants.</p>	<p>Case No. 2:22-cv-7957-FLA-MAA</p> <p><b>PLAINTIFF'S NOTICE OF MOTION AND MOTION FOR EXTENSION OF TIME TO SERVE SUMMONS AND COMPLAINT ON DEFENDANTS</b></p> <p>[[Proposed] Order submitted concurrently herewith]</p>
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1 TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

2 PLEASE TAKE NOTICE that Plaintiffs Julia Hubbard and Kayla  
3 Goedinghaus ("Plaintiffs") will and hereby move this Court for an extension  
4 of time under Civil Local Rule 6-1 and Federal Rule of Civil Procedure 6(b)  
5 to serve the summons and complaint in this action on Defendants, Dr.  
6 Mrugeshkumar Shah ("Shah"), Michael Cain ("Cain"), Philip Ecob ("Ecob"),  
7 H.J. Cole ("Cole"), Kurt Knewitz ("Knewitz"), Paul Pendergrass  
8 ("Pendergrass"), Ralph Rogers ("Rogers"), Richard Butler ("Butler"), Mark  
9 Molina ("Molina"), Shawn Mayer ("Shawn Mayer"), Jade Mayer ("Jade  
10 Mayer"), Integrity Based Marketing, LLC, Storm Fitness Nutrition, LLC,  
11 Ultra Combat Nutrition, LLC, EcoLoft Homes LLC, and Elevated Wellness  
12 Partners LLC (collectively the "Unserved Defendants"). This Motion is based  
13 on this Notice of Motion and any concurrently filed Memorandum of Points  
14 and Authorities, the papers and records filed herein, oral argument and any  
15 other materials as may be submitted to the Court on or before the time of its  
16 decision on this matter. Plaintiffs have confirmed that no hearing date need  
17 be set for this motion.

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2 Dated: February 1, 2023  
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4 By: 

5 John G. Balestriere\*

6 Matthew W. Schmidt (Cal. Bar No.  
7 302776)\*

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